

BISBEE DAILY REVIEW

VOLUME V.

BISBEE, ARIZONA, SUNDAY MORNING, DECEMBER 22, 1901

NUMBER 176

The Copper Queen Store.

Our today's advertisement appears on local page.

OLD NICK

wants to come to Bisbee.

SANTA CLAUSVILLE, Iceland, Dec. 12, 1901.
MR. A. P. SKINNER, Main St., Bisbee Arizona.
DEAR SIR:—In looking for a location as a distributing point, for my visit to the dear people of Bisbee. I find your store most central and I take the liberty of asking permission to make my annual display in your window.

The articles I have concluded to present this year to your townspeople, consists of good warm Underclothing, Socks and Shoes, as well as a nice collection of stylish Hats, pretty Shirts, and some of the most fetching Neckwear I have ever seen. I have about concluded to wear one of the ties myself, instead of my fur coat, THEY ARE SO WARM.

I will bring several dozen dress gloves, silk lined, that make you feel like a real Prince.

You know I never used to wear suspenders, but this year I have such pretty silk ones that I couldn't resist the temptation to put a pair on, and do you know I actually feel young again. Did I tell you about the fancy hose I am wearing. My goodness, I am getting too giddy for anything. OH, BUT THEY ARE WARM ONES; and of course I had to don a pair of those sky blue Boston garters you told me about.

Now, Mr. Skinner, I know this is imposing somewhat upon your good nature, but as there is no other location in Bisbee that suits me, I earnestly hope you will grant my request, and I will try and see that you do not regret it.

Very sincerely yours,
SANTA CLAUS.

P. S.—I would like to arrive between the 15th and 20th if agreeable with you.

A Few Good Hints

In the way of Holiday Gifts. Something novel in wearing apparel is always an appreciated present. Our line of novelties for both ladies and gentlemen surpasses anything ever shown in Bisbee.

Gold and Silver headed Parasols,
Mexican hand carved Purses and Books.
Silk Scarfs and Shawls.
Steel cut Chatelaine Bags,
Mexican Drawn Work Handkerchiefs.
Needle Work Silk Handkerchiefs.
Silk Mufflers,
Four-in-Hand, Puff, Club and Bow Ties,
Fancy Silk Suspenders.
Fob Chains,
Ladies and Gents Silk Hosiery,

and many other items too numerous to mention. Come in and look at them and make a wise choice. We will help you.

Diamond Bro's.
The White Front Dry Goods Store.

President Determined Schley-Sampson Case.

Washington, Dec. 21.—The President is determined that the Schley-Sampson controversy shall not enter the army. He held a conference with Secretary Root to-day the purpose being to devise a plan to call down General Miles for stating in an interview that Admiral Dewey's findings were the correct ones and voiced the sentiment of the American people.

Washington, Dec. 21.—Secretary Root after the interview with the President determined to ask General Miles his reasons for the utterances printed in an interview in a Cincinnati paper concerning the Schley-Sampson controversy.

Washington, Dec. 21.—Secretary Long this morning put an end to the Schley controversy by approving the findings of the majority of the recent court of inquiry and ignoring the remarks of Admiral Dewey. Secretary Long also declined to consider the protest of Attorneys either for Sampson or Schley and declares that no further investigation will be considered so far as navy department is concerned.

Washington, Dec. 21.—This afternoon the President requested Secretary Long to demand the immediate resignation of Historian MacLay now employed at the Brooklyn Navy Yard. The Secretary immediately issued the order.

DISTRICT COURT.

Forgery Case Against G. Short Dismissed

Moore Released on Bail—Numerous Cases Disposed of by Continuance

FRIDAY'S PROCEEDINGS

Tombstone, December 21.—Court opened with the calling of the case of Robert Winders, charged with robbery. Winders is on bail and not in court. His case was passed till later.

Case No. 819, case of George Short, charged with forgery, he having forged his mother's name to a check for \$200 and secured the money on it at Pearce. The case was dismissed on the motion of District Attorney Land, who stated that the money had been refunded and all costs paid, and that the mother refused to join the prosecution of her boy.

Case of J. N. Johnson, assault to commit murder, continued for the term on motion of Allen R. English, with a showing by him of the absence of a material witness.

The trial jurors were excused till 2 o'clock p. m.

A hearing was given by the court to the application for admission to bail of L. J. Moore, charged with murder. Attorney English represented Moore, who was put upon the stand and gave his statement as to the circumstances attending the killing of Kr hn by himself. Moore claimed clearly that he acted entirely within the law, giving the circumstances fully in detail.

It was also shown that Moore was at La Canas, Sonora, when he was notified by Sheriff Lewis of the indictment having been found against him, and he at once returned here and surrendered himself, but that he had not time to procure the attendance of important witnesses in his defense soon enough for trial of his case at this term of court. The case was ordered continued till the June term and bail fixed at \$2,000, which was given.

Case 2280, W. A. White vs. W. W. Jones, was ordered dismissed on motion of the plaintiff.

L. B. Reed, trial juror, was excused for the term.

Henry Kraemer was charged with contempt of court by his former wife, Mary E. Kraemer, inasmuch as he had not complied with the order of the court made when the divorce was granted, under which he was to pay \$20 monthly toward the support and maintenance of their child. Upon a showing by attorney W. E. Miller that Kraemer had actually so contributed the sum named every month since the order was made, the proceedings were dismissed.

Recess was now ordered until 1:30 p. m.

AFTERNOON SESSION.

Case of J. N. Johnson, assault to commit murder. Motion for continuance was made by attorney English for the defense on the ground of having very recently discovered important evidence which could not be immediately procured. Mr. Land opposed a continuance and considerable argument followed. However, the continuance was granted. Johnson is on bail.

Robert Winders was put on trial, charged with robbery of Fred Purley in November, of considerable money. Purley testified to having lost his money in a saloon in Tombstone about 2 a. m., Nov. 9. He was intoxicated at the time and his recollection of occurrences in general were very hazy, but the fact that he was knocked down three or four times in the saloon, and on two separate occasions, last summer and robbed of money, was surprisingly distinct.

This case occupied the remainder of

the afternoon session and was carried over to the night session.

The following are the jury who are to determine the guilt or innocence of Winders:

William Jones, W. D. Kinsey, William Allison, H. L. Nixie, W. E. Bailey, C. L. Blackburn, R. A. Canada, H. E. Gardner, E. L. Ish, George M. Henry, Luke Short, W. H. Foot.

A special venire was ordered for fifteen additional jurors.

NIGHT SESSION.

The Winders case resumed. Purley still on the stand.

At the conclusion of Purley's testimony Sheriff Frank M. Murphy, of Pima county, reported the presence in court of T. M. Smith, who had been brought from Tucson on a writ of habeas corpus issued by U. S. Commissioner W. H. Culver, of Tucson. Mr. Smith had been committed to jail by Notary Public Tusing for having refused to testify in a case in which Espe Randolph, L. H. Manning and N. W. Wilson, are plaintiffs and H. D. Underwood, T. M. Smith, J. K. Gooding, L. M. Browder and J. A. Cabany are the defendants being a suit to quiet title to certain mining property in the Silver Bell district, some forty miles west of Tucson. A hearing on the petition was set for 9:30 a. m.

The Winders case was resumed and was not concluded at the time a recess was ordered till 9:30 a. m. This case will doubtless occupy the whole of the morning session on Saturday, possibly the entire day.

The order made on Tuesday last that bail of Andy Johnson be fixed at \$500 has been ordered vacated, the case not having been properly brought before this court, the order for and giving of bail at the time of the preliminary examination being still in force.

The report of proceedings of the court on Wednesday states, as published in Friday's issue of the REVIEW, that in the case against Jesus Eggle, charged with assault with a deadly weapon, a verdict of "guilty" had been rendered. The verdict was "not guilty." Attorney H. A. Pierce of California conducted the defense and is entitled to the correction.

"AN ALL STAR CAST."



The names of the principals in Edwin Owen Towne New York Comedy Success, "Too Rich To Marry," will be announced soon. The management promises almost the entire original cast. There are a number of Vaudeville features, which are introduced through the play, and there is not one dull moment. It is a scream from start to finish. Play here Sunday, December 22nd.

Hotel Arrivals

BESSEMER—T. J. Holmes, Lamar, Col.; Mrs. A. H. Edwards and child, Douglas; R. O. Johnson, Dayton, Ohio; S. A. Parnall, Calumet, Mich.; S. Holman, San Francisco; J. Cohen, S. G. Worden, Los Angeles; F. Collet, Placerville; J. E. Sulta, San Miguelito.

ANGIUS—J. W. Laverna, Joazez; J. T. Logan, Douglas; Dr. Clark, wife and child, La Canas.

NORTON—Philip Connor, John Paton, Ed McCoy, Joe McAllister, T. P. Evans, La Canas; J. J. Johnson, Phoenix; M. A. Jacobson, Nogales; Elmer Campbell, La Canas.

The Diamond Robbers

Before Justice S. K. Williams Friday evening the case of the Territory of Arizona vs. William Deveraux and Thomas Williams for burglary was heard. Several witnesses were examined and testified as to the connection Deveraux and Williams had with the handling of the stolen property and with planning and executing the burglary. After hearing the evidence Judge Williams bound the defendants over to await the action of the grand jury. Williams' bond was fixed at \$1,200 and Deveraux's at \$1,000, in default of which they were sent to jail and will be moved to Tombstone in a day or two. Williams and Deveraux were photographed Thursday and their pictures will be sent to the different police departments in the large cities for identification. Assistant Superintendent of the Pinkerton Agency, who has been working on the case for several days, is satisfied that the men implicated in this robbery are members of a band of professional crooks who have been operating in the south for several months, and the Pinkerton agency in San Francisco has had several of their best men on the lookout for them for some time. Nothing has been heard of the confederates of Williams and Deveraux who assisted in the Crawford burglary, and it is thought in police circles that these men have left this part of the country.

Miners' Drilling Contest.

A good deal of interest is manifest in Bisbee over the miner's drilling contest which will take place in El Paso on January 14th. The cash prizes offered by the International Miners' Association are as follows:

Double handed drilling, 1st prize, \$400; second prize, \$150.

Single handed drilling, 1st prize, \$200, 2nd prize \$100, 3rd prize \$50.

The entrance fees are for double handed contest team \$20, and single handed contest \$10, and must be paid to the International Miners' Association prior to January 14, 1902. The judges of the contest are to be chosen by the Association. Seven-eighths inch steel is to be used, no sledge steel allowed. Hammers not to exceed eight pounds for double handed contest and four pounds for the single handed contest. Time of double handed contest fifteen minutes and single handed the same. If hammer is in the air when time is called the blow may be completed. Each hole will be measured immediately upon its completion. The stone to be used is from the Gonnison quarry and of the same kind of granite used in the Colorado capital building. The stone is an exceptionally fine block, averaging a cube about 54 feet and weighs 17 tons.

The Copper Glance

Negotiations are pending for the purchase of the silica which is located on the property of the Copper Glance Mining company's claims. It occurs in a ledge 400 feet in width, and from assays made show it to run very high in silica. This silica is used to line the converters at the smelters, and a high grade silica always brings a good price.

In shaft No. 1 the contractors are now down to a depth of 153 feet and the ground seems to be getting softer as depth is reached. This is a good sign, and the officials of the company are very much encouraged with the progress of the work.

Shaft No. 2 is now down 52 feet and all work is progressing satisfactorily. While doing assessment work on one of the claims on the north side of the hill a very rich bunch of copper glance was encountered and ran high in copper and silver. The ore is of the same character as that found in the Shibley-Gasson claims near the railroad a few months ago.

Captain James Houten, of the Calmet & Ariz. Co., with friends, visited the Copper Glance property just before he returned to Calumet, Michigan. A number of shares of the Copper Glance are held by residents of Calumet.

Disallow Claims

The board of supervisors have been busy at Tombstone this week auditing claims of the precinct officers in Bisbee for the third quarter ending September 30th:

Claim George B. Wilcox, justice of the peace Bisbee, fees, \$632.90; disallowed, \$2.25, allowed, \$630.65.

Claim M. Doyle, constable Bisbee, fees, \$1,470.65; disallowed, \$175.30; allowed, \$1,175.35.

Claim A. Kunz, constable Bisbee, fees, \$644.95; disallowed, \$25.70; allowed, \$619.25.

President Valentine Dead

San Francisco, Dec. 21.—President Valentine, of Wells-Fargo Express company, died at his home in Oakland early this morning.

Notice

Notice is hereby given that there will be a meeting of the stockholders of the Bisbee-Copper-Glance Gold Mining company Saturday evening, December 22, at 8 o'clock, in the rooms above the Free Saloon.

HARRY BROWN, Pres.

Another Explosion In Steel Works.

Pittsburg, Dec. 21.—Another explosion, with fatal results, occurred here early this morning. This time it was in the crucible steel plant, the boilers of which, shortly after seven o'clock, exploded with terrific force, scattering tons of water in every direction. Eight men were terribly scalded three of whom it is thought will die. Twenty-two other men were more or less injured and the building and plant was completely demolished.

Compulsory Arbitration Is of No Value

By JOHN MITCHELL
President United Mine Workers
Of America



ARBITRATION has been advocated by many eminent and worthy people for many years, but I am glad to note that the advocates of compulsory arbitration are growing less with each succeeding year and that there is a corresponding increase in the number who favor voluntary arbitration.

ARBITRATION, TO BE PRACTICAL, TO BE BENEFICIAL, MUST BE ENTIRELY VOLUNTARY. COMPELSION AND ARBITRATION ARE IN THEMSELVES CONTRADICTORY TERMS. There can be no real arbitration that is compulsory, and were the people of our country forced to agree that arbitration should become compulsory, that penalties should be inflicted upon either the employed or the employing classes for a failure to accept the award of a board of arbitration, it would destroy every principle of free government, and I am free to confess that I know of no method by which compulsory arbitration could be adopted which would not mean the imprisonment of those who refused to accept the decisions of boards of arbitration, providing willing to pay fines.

State boards of arbitration, have been created by our legislatures, and I believe have been accomplished by am satisfied that they more good while act conciliatory rather than as

In the state of Illinois we have a state board of arbitration, through whose efforts many strikes have been averted and many others have been settled, and I believe that in a majority of cases this result was attained by the board exercising their power as conciliators.

I AM OF THE OPINION, HOWEVER, THAT THE BEST AND MOST PRACTICAL PLAN THAT COULD BE ADOPTED TO AVERT STRIKES AND LOCKOUTS WOULD BE FOR THE EMPLOYERS OF LABOR AND THE REPRESENTATIVES OF LABOR ORGANIZATIONS TO MEET IN JOINT CONFERENCE, AS IS DONE BY THE SOFT COAL MINERS AND OPERATORS OF THIS COUNTRY, AND MUTUALLY AGREE UPON CONTRACTS GOVERNING THE SCALE OF WAGES AND CONDITIONS OF EMPLOYMENT, SAID CONTRACTS OR AGREEMENTS TO LAST FOR ONE OR MORE YEARS.

One of the peculiar features of the coal industry (and I believe that it would apply with equal force to any other industry) is that WHERE THERE IS NO ORGANIZATION OF EMPLOYEES MANY STRIKES OCCUR, AND WHERE THE EMPLOYEES ARE THOROUGHLY ORGANIZED STRIKES HAVE BEEN REDUCED TO A MINIMUM.

The Value of Applause ...TO THE ACTOR

By Miss
VIOLA
ALLEN



It is generally supposed that the success of a performance depends upon the actor, author and manager. This statement is true in a measure, yet one of the most important considerations has been overlooked—an appreciative and generous audience. It matters not how entrancing, stirring and captivating a play may be, at rehearsal it ever appears dull and spiritless. But fill the seats with kindly auditors, who cordially participate in the actors' efforts, and a metamorphosis occurs which may be likened to the breaking forth of an extinct volcano or even to the call of spring to buried flowers. Interest and animation fill the scene, and the performers are thrilled with energy and exhilaration.

APPRECIATION IS THE PARENT OF ACHIEVEMENT. THOSE AUDIENCES SEE THE BEST ACTING WHICH ENCOURAGE THE ACTOR BY HEARTY, GENIAL AND MERITED APPROBATION. The effect is magical. On the other hand, a cold house chills the current of the actor's heart, dulls achievement and causes it to sink into a flatness when it would otherwise appear spontaneous and electrical. Charles Matthews was once so disconcerted with a melancholy face in the audience that he was obliged to advance and address the gentleman thus, at the same time giving him one of his most comical looks: "I BEG YOUR PARDON, SIR, BUT IF YOU DON'T LAUGH I CAN'T GO ON." This sally was received by the audience with such roars that the unconsciously offending auditor throughout the evening laughed louder than any one else.

JOHN HENDERSON, THE OLD ENGLISH ACTOR, COMMITTED HIMSELF TO THE EXAGGERATION THAT NO ACTOR COULD PERFORM WELL UNLESS HE WAS SYSTEMATICALLY FLATTERED BOTH ON AND OFF THE STAGE.